UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION

MICHAEL SIZEMORE, et al., on behalf of
themselves and all others similarly situated,

CASE NO. 1:23-cv-24481

Plaintiffs,

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CRISTIANO RONALDO,

Defendants.		
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PLAINTIFFS' CERTIFICATE OF INTERESTED PARTIES <u>AND CORPORATE DISCLOSURE STATEMENT</u>

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, Plaintiffs Michael Sizemore, Gordon Lewis, Mikey Vongdara ("Plaintiffs"), hereby disclose the following list of known persons, associated persons, firms, partnerships or corporations that have a financial interest in the outcome of this case, including all subsidiaries, conglomerates, affiliates, parent corporations, and other identifiable legal entities related to a party in this case:

- 1. Michael Sizemore, Plaintiff
- 2. Gordon Lewis, Plaintiff
- 3. Mikey Vongdara, Plaintiff
- 4. Plaintiffs seek to represent the following Global Class, Nationwide Class, and Florida and California Subclasses (collectively, the "Classes"):
 - a. Global Class: All persons and entities who, within the applicable limitations period, A) purchased, held, and/or sold the cryptocurrency tokens BNB and/or BUSD on any platform, B) purchased, held, and/or sold SOL, ADA, MATIC, FIL, ATOM, SAND, MANA, ALGO, AXS, or COTI on Binance.US or Binance.com, or C) participated in the programs BNB Vault, Simple Earn, and/or any staking program through Binance.US or Binance.com.

- b. **Nationwide Class:** All persons or entities in the United States who, within the applicable limitations period, A) purchased, held, and/or sold the cryptocurrency tokens BNB and/or BUSD on any platform, B) purchased, held, and/or sold SOL, ADA, MATIC, FIL, ATOM, SAND, MANA, ALGO, AXS, or COTI on Binance.US or Binance.com, or C) participated in the programs BNB Vault, Simple Earn, and/or any staking program through Binance.US or Binance.com.
- c. Florida Subclass: All persons or entities in the state of Florida who, within the applicable limitations period, A) purchased, held, and/or sold the cryptocurrency tokens BNB and/or BUSD on any platform, B) purchased, held, and/or sold SOL, ADA, MATIC, FIL, ATOM, SAND, MANA, ALGO, AXS, or COTI on Binance.US or Binance.com, or C) participated in the programs BNB Vault, Simple Earn, and/or any staking program through Binance.US or Binance.com.
- d. California Subclass: All persons or entities in the state of California who, within the applicable limitations period, A) purchased, held, and/or sold the cryptocurrency tokens BNB and/or BUSD on any platform, B) purchased, held, and/or sold SOL, ADA, MATIC, FIL, ATOM, SAND, MANA, ALGO, AXS, or COTI on Binance.US or Binance.com, or C) participated in the programs BNB Vault, Simple Earn, and/or any staking program through Binance.US or Binance.com.
- e. Colorado Subclass: All persons or entities in the state of Colorado who, within the applicable limitations period, A) purchased, held, and/or sold the cryptocurrency tokens BNB and/or BUSD on any platform, B) purchased, held, and/or sold SOL, ADA, MATIC, FIL, ATOM, SAND, MANA, ALGO, AXS, or COTI on Binance.US or Binance.com, or C) participated in the programs BNB Vault, Simple Earn, and/or any staking program through Binance.US or Binance.com.

- 5. The Moskowitz Law Firm, PLLC, Counsel for Plaintiffs
 - a. Adam M. Moskowitz
 - b. Joseph M. Kaye
 - c. Barbara C. Lewis
- 6. Boies Schiller Flexner, LLP, Counsel for Plaintiffs
 - a. Brooke Alexander
 - b. Stephen Neal Zack
 - c. Tyler Ulrich
- 7. Mark Migdal & Hayden, Counsel for Plaintiffs
 - a. José M. Ferrer
 - b. Desiree Fernandez
- 8. Fishman Haygood LLP, Counsel for Plaintiffs
 - a. Kerry J. Miller
 - b. Molly L. Wells
 - c. C. Hogan Paschal
- 9. Cristiano Ronaldo, Defendant
- 10. Hogan Lovells LLP, Counsel for Defendant
 - a. Daniel E. Gonzalez

Dated: March 7, 2024 Respectfully submitted,

By: /s/ Adam Moskowitz

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the forgoing was filed on March 7, 2024, via the Court's CM/ECF system, which will send notification of such filing to all attorneys of record.

By: /s/ Adam M. Moskowitz ADAM M. MOSKOWITZ